

7. The department shall provide oversight of the statewide work-based learning intermediary network and shall annually evaluate the statewide and regional network progress toward the outcomes identified by the steering committee pursuant to subsection 4.

8. Each regional network shall match the funds received pursuant to subsection 6 with financial resources equal to at least twenty-five percent of the amount of the funds received pursuant to subsection 6. The financial resources used to provide the match may include private donations, in-kind contributions, or public funds other than the funds received pursuant to subsection 6.

Approved June 10, 2005

CHAPTER 155

LEGALIZING ACT — CEDAR RAPIDS, COLLEGE, AND LINN-MAR COMMUNITY SCHOOL DISTRICTS' BOUNDARIES

H.F. 883

AN ACT to legalize actions taken and proceedings conducted by the state of Iowa, Linn county, the city of Cedar Rapids, and three school districts including the Cedar Rapids community school district, the College community school district, and the Linn-Mar community school district, which relate to erroneously established boundaries, and providing an effective date.

WHEREAS, the boundary between the Cedar Rapids community school district and the College community school district was changed in 1985 and the boundary between the Cedar Rapids community school district and the Linn-Mar community school district was changed in 1998; and

WHEREAS, the boundary changes were erroneously made by the office of city assessor of the city of Cedar Rapids as a result of the annexation of land in Linn county by the city of Cedar Rapids for inclusion within the territorial jurisdiction of the city; and

WHEREAS, the state of Iowa, Linn county, the city of Cedar Rapids, and the three school districts have continuously operated as if the erroneous boundaries were correct; NOW THEREFORE,

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. PRIOR PROCEEDINGS AND ACTIONS. All proceedings conducted or actions taken by or on behalf of the state of Iowa, Linn county, the city of Cedar Rapids, the Cedar Rapids community school district, the College community school district, and the Linn-Mar community school district which were conducted or taken prior to the effective date of this Act are legalized, validated, and confirmed, if the proceedings were conducted or the actions were taken in reliance on the erroneous boundaries being correct, and if the actions taken or proceedings conducted were otherwise in accordance with state law.

Sec. 2. PROCEEDINGS AND ACTIONS DESCRIBED. The proceedings conducted or actions taken as provided in section 1 include but are not limited to the appropriation or allocation and expenditure of moneys, budgeting practices and decisions, the levy and collection of taxes, and the enrollment of students.

Sec. 3. FUTURE PROCEEDINGS AND ACTIONS. All proceedings conducted or actions taken by or on behalf of the state of Iowa, Linn county, the city of Cedar Rapids, the Cedar Rapids community school district, the College community school district, and the Linn-Mar community school district which are conducted or taken on or after the effective date of this Act until June 30, 2006, as provided in sections 1 and 2 of this Act, are legalized, validated, and confirmed in the same manner as the proceedings conducted or actions taken pursuant to those sections.

Sec. 4. EFFECTIVE DATE. This Act, being deemed of immediate importance, takes effect upon enactment.

Approved June 10, 2005

CHAPTER 156

PRESCRIPTION DRUG ASSISTANCE CLEARINGHOUSE PROGRAM

H.F. 821

AN ACT relating to the establishment of a prescription drug assistance clearinghouse program by the commissioner of insurance, and providing for a contingent appropriation.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. NEW SECTION. 505.26 PRESCRIPTION DRUG ASSISTANCE CLEARINGHOUSE PROGRAM.

1. The commissioner of insurance shall establish and administer a prescription drug assistance clearinghouse program to improve access to prescription drugs for individuals who have no or inadequate health insurance or other resources for the purchase of medically necessary prescription drugs and to assist individuals in accessing programs offered by pharmaceutical manufacturers that provide free or discounted prescription drugs or provide coverage for prescription drugs.

2. The commissioner of insurance shall utilize computer software programs to do all of the following:

a. Provide a clearinghouse to assist individuals in accessing manufacturer-sponsored prescription drug assistance programs for which they may be eligible, including listing the eligibility requirements for pharmaceutical assistance programs offered by manufacturers.

b. Disseminate information about and assist individuals in assessing pharmaceutical discount or insurance programs that may be beneficial.

c. Serve as a resource for pharmaceutical benefit issues.

d. Assist individuals in making application to and enrolling in the pharmaceutical assistance program most appropriate for the individual.

e. Maintain a listing of community-based pharmacy assistance programs for additional assistance.

3. The commissioner of insurance shall provide information to pharmacies, physicians, other appropriate health care providers, and the general public regarding the program and about manufacturer-sponsored prescription drug assistance programs.

4. The commissioner of insurance shall notify pharmaceutical manufacturers doing business in this state of the prescription drug assistance clearinghouse program, and every phar-